

New Mexico Small Business Development Center Program Policy and Procedure Manual

June 10, 2025

Preface

This manual provides guidance to the New Mexico Small Business Development Center (NMSBDC) Program funded staff. It is aligned with several other key (NMSBDC) documents including the cooperative agreements with our Subcontracted Service Centers and what is entitled our Foundational Documents, the Annual Statewide Business Plan, and Measures and Definitions. This manual is also aligned with our Professional Development Program. Collectively these documents make up the NMSBDC Program policies and procedures and the other documents may be simply referenced within this manual for the specific guidance rather than repeating the guidance within this manual as the other guidance is subject to frequent change.

The policies written or referred to in federal law, circulars, and other related governing documents supersede all prior verbal agreements, exceptions, rules and/or policies of the NMSBDC. Therefore, all SBDC Program funded staff must be familiar with these requirements. See the SBDC Subcontracted Service Center Cooperative Agreement for a listing of applicable federal laws, regulations and policies.

It is important to note that due to ongoing changing program guidance this manual is a living breathing document and subject to frequent change by the Lead Center. Rather than printing this manual, please always use the latest version uploaded to the nmsbdc.org intranet. The cover page and the footer identify the latest version.

This manual will use several titles/terms repeatedly, therefore, will be referenced as follows: Host Institution of SBDC Service Center(s) = institution(s)

Host Institution SBDC Service Center Cooperative Agreement = cooperative agreement

SBDC Service Center = center(s)

NMSBDC Centers = centers

SBDC Service Center Director = Center Director

SBDC Program funded staff = staff

SBDC Program = Program

NMSBDC Program = Program

NMSBDC Program Policy and Procedures Manual = manual NMSBDC

Lead Center = Lead Center

NMSBDC Executive State Director = ESD

America's Small Business Development Centers = ASBDC

NMSBDC Associate State Director = ASD

NMSBDC Director of Operations = DO

Vision, Mission and Values – see Statewide Business Plan

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Introduction

The purpose of the New Mexico Small Business Development Center (NMSBDC) Program Policy and Procedures Manual is to help the staff understand the program, expectations, and individual responsibilities in administration, training and counseling at a center. These policies should aid in providing consistency and compatibility in terms of services and operating issues for all centers. The NMSBDC places a heavy emphasis on continuous improvement, striving to constantly enhance service to our clients and the communities served. For that purpose, Lead Center encourages suggestions for improvements and active participation from all members of the network.

The Program is a partnership of the U.S. Small Business Administration (SBA), the State of New Mexico, and institutions that host centers. All of these educational institutions are members of the New Mexico Association of Community Colleges (NMACC), New Mexico Independent Community Colleges (NMICC) or New Mexico Public Universities. The SBA federal charter has established requirements for the implementation of the Program in New Mexico and must ensure that the program complies with established operating procedures and regulations. The NMSBDC is a participating member of the national America's Small Business Development Centers (ASBDC). The SBA has a congressional mandate to accredit all SBDC programs which it accomplishes through the ASBDC. Those accreditation guidelines also serve as a driver of Program policies and procedures. Under federal regulations, continued federal funding is contingent upon ASBDC accreditation.

History of SBDC's

National SBDC Program

The SBDC program, initiated in 1977, is a major delivery program of the Office of Entrepreneurial Development of the SBA. The Program is managed by the Office of the Small Business Development Centers (OSBDC), created by authority of the Small Business Development Act of 1980, Title II of Public Law 96-302 as amended. The law as amended in 1995 requires that all new SBDC programs or changes in hosts must be to institutions of higher education.

The Program is a partnership between the SBA and the state-endorsed organization NMSBDC receiving Federal assistance for its operation. In New Mexico, the state-endorsed organization is Santa Fe Community College (SFCC), which hosts the Lead Center and contracts with institutions to form the Network. The partnership is formalized with a cooperative agreement annually by the SBA and the ESD. The SBA financial award made to SFCC requires that non-federal funds be provided to the Program on a dollar-for-dollar match. SFCC is the recipient, and therefore the fiscal agent, for all contracts entered into by the Program.

The SBA OSBDC is responsible for oversight of the Program at its various organizational levels. Implementation of the Program upon completion and approval of the SBA/SFCC

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Cooperative Agreement rests with the ESD. NMSBDC is accountable to the SBA and to the State of New Mexico.

SBDC Program in New Mexico

The NMSBDC was officially established on July 1, 1989 as a joint project of the SBA, the New Mexico Association of Community Junior and Technical Colleges and the State of New Mexico.

The program is an expansion of the former "New Mexico Business Assistance Network" which was initiated in 1986 with State Vocational Education funding. The Business Assistance Center was transformed into the New Mexico SBDC, which grew to 21 full time SBDC Centers located throughout New Mexico. As of June 2, 2025, the program has 19 full time centers, 3 full time SBDC satellite centers, 6 part time SBDC satellite centers, an International Business Accelerator, and the APEX Accelerator Program with 5 offices located throughout the state. The International Business Accelerator is contracted thorough Western New Mexico University and reports to the assigned ASD.

The initial expansion of the Program was made possible with federal funds from the SBA, combined with state funds from Vocational-Technical and Adult Education. Currently, the Program is funded through a grant from the SBA and an appropriation from the State of New Mexico. No in-kind or indirect funding is included in its budget formula.

The NMSBDC Lead Center is located at SFCC. This location was chosen due to its proximity to the state departments involved, as well as to Albuquerque and the SBA District Office. An ESD was hired as of July 1, 1989 to oversee the Program and to act as its coordinator. The Lead Center coordinates the program delivery throughout the Network and pursues and secures funding. The Lead Center is also responsible for expanding the Program possibilities, strategic direction, taking the administrative and oversight role, and acting as liaison with its major funding partners such as the State of New Mexico and the SBA. The staff at the Lead Center are employees of SFCC.

STRUCTURE

Developing "Operational Excellence" within the legislative and structural boundaries of the SBDC requires a complete understanding of the Network structure. The Program is managed by the Lead Center located at SFCC. The network consists of nineteen centers, each center operates under an institution and programmatically reports to the Lead Center. Staff at centers are employees of their respective institution. In 2009, the NMSBDC obtained a grant from the U.S. Defense Logistics Agency with matching funds from the New Mexico Legislature to operate a Procurement Technical Assistance Center (PTAC) and in 2023 this Program was transferred to the Department of Defense (DoD) Office of Small Business Programs (OSBP) and renamed APEX Accelerator. The program's state coordinator, known as the APEX Accelerator Program Manager reports to the DO.

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Organization Chart

The NMSBDC Organization Chart is available on the NMSBDC.org intranet.

NMSBDC Advisory Board

The Lead Center is required by the OSBDC to maintain a statewide advisory board. The Advisory Board Guidelines and the board members are listed on the NMSBDC.org website.

Oversight

Audits

The Program falls under *OMB Circular A-133: Audits of State and Local Governments and Non-Profit Organizations* and the OMB Circular 2CFR Part 220-Cost Principles for Educational Institutions and 2CFR Part 215-Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals and other non-profit organizations. All centers also fall within these regulations as sub-grantees receiving federal awards from a pass-through entity to carry out a federal program. The Program and therefore centers must ensure that federal and state audit requirements are met.

Lead Center

Center Directors report directly to the ESD for all contractual issues and in his/her absence the Associate State Director(s). The ESD, as an agent of SFCC (Lead Center host) is ultimately responsible for the fulfillment of the agreements with the SBA and the State of New Mexico and carries all authority inherent in such responsibility according to federal guidelines. As the representative of the Program, the ESD negotiates program issues with both the SBA and the State of New Mexico.

The Lead Center is responsible for the overall management oversight, including financial and programmatic responsibilities. The Lead Center is required to evaluate programs in a thorough manner and ensure quality of service. It performs on site financial and programmatic reviews of all centers quarterly and an onsite visit every four years to ensure compliance with guidelines set in the annual SBA Notice of Award (NOA), SBA NOA Terms and Conditions, Federal Regulations, OMB Circulars, and ASBDC Accreditation Standards. The review can occur at any time without advance notice (however, ample notice will be given whenever possible). Observations and opportunities for improvement will be communicated in writing to the Center Director by the ASD. Should problems persist, which cannot be resolved with ASD involvement, the ESD will meet with the ASD, Center Director and Center Director's direct supervisor from his or her host institution to plan corrective action. Failure to resolve the problem areas and comply with the corrective action plan may result in termination of the cooperative agreement with said institution. The reviews ensure that program procedures and activities comply with stakeholder programmatic and financial regulatory standards.

The Lead Center strives to maintain open communication with the centers to leverage

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resources and to identify opportunities, address network matters, and to implement feasible and practical solutions.

Obligations of the Lead Center required by both State and Federal Regulations:

- SBA requires demonstration of a systematic process for gathering and analyzing the quality and impact of counseling activity, and the relation of counseling activity to the Statewide Business Plan and client needs assessment.
- It must be an independent entity within the recipient organization. The SBDC must have a separate budget and identity.
- It must have its own full-time staff, including a full-time SBDC State Director. The ESD, by federal regulations, must have full budgetary control of all Program funding from all sources.
- The Lead Center must provide administrative services, coordination and reporting for the Network, including program development, program management, financial management, reports management, promotion and public relations, program assessment and evaluation, and internal quality control.
- The Lead Center must ensure statewide coverage and maintain the services and restriction on service outlined under federal guidelines and regulations. The ESD is the sole approval authority for determining all operating locations for services provided by the Network. It is required that the service delivery system, the mix of services (counseling, training, information dissemination, etc.) and its geographic coverage relates to the changing needs of the small business community.
- The Lead Center must be able to document that there is direct match funding from eligible sources into the program.
- The NMSBDC must demonstrate that it has internal systems and structures capable of overseeing and managing its budgets. The ESD must be in control of the Network's statewide budget and able to assure that program generated income is used in support of the Program. This requirement also applies to all Center Directors with respect to their local budget and program income.
- The ESD must demonstrate sufficient authority, communication and oversight over all centers as required by the annual cooperative agreement.
- The Lead Center must establish a written conflict of interest policy with enforceable elements and ensure that it is signed annually by all staff, trainers and volunteers. Our Program's Code of Conduct/Confidentiality/Conflict of Interest Form meets the requirement and (cooperative agreement Attachments N, O and P) must be maintained in-house at all offices and a copy must be submitted to the Lead Center as required by the cooperative agreements with each center. All program funded staff are expected to adhere to the agreement and may be subject to defunding of their position or becoming ineligible to participate in the SBDC Program if there is a failure to comply.

U.S. Small Business Administration (SBA)

The Program is partially funded by the SBA. The Program represents the SBA's largest service delivery network, and is responsible, in cooperation with the appropriate SBA District Offices, for developing programs and providing services that help to meet the economic development

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goals and objectives of the SBA. The Program reports to the OSBDC, Washington D.C. Project Manager.

The SBA Project Officer from the NM District office in Region 6 is responsible for reviewing, monitoring, and evaluating the Program. The SBA requires the Project Officer to make at least one review of each center bi-annually. A report is sent to the ESD with a request for response to any non-compliance areas. Center Directors are required to notify their assigned ASD of such visits and give their comments and concerns.

The SBA's relationship with the Network is officially with the Lead Center and SFCC through a Cooperative Agreement. While the SBA does not have a formal relationship with centers, the Albuquerque District Office SBDC Project Officer visits them and interacts with them on a periodic basis, with the knowledge and approval of the ESD.

The OSBDC at SBA's Central Office in Washington, D.C. is headed by the Associate Administrator for SBDCs. This office provides program announcements, application packages, renewal letters, and the NOA to the ESD. The OSBDC conducts periodic financial and programmatic reviews of the Lead Center and selected centers at their discretion. SBA may conduct audits and/or investigations or request independent audits and/or investigations by appropriate federal entities, as it deems necessary. The SBA Office of Inspector General may conduct federal examinations or audits that include a review of Lead Center and center's programmatic and financial records.

The SBA Civil Rights Compliance (CRC) Division works to ensure compliance with nondiscrimination regulations by SBA recipients of Federal financial assistance and, with regard to individuals with disabilities, SBA Programs and Program Offices. To this end, CRC will conduct telephonic and on-site reviews of SBDCs and other SBA grantees to assess their civil rights compliance posture. SBDCs selected for review will be contacted directly by a CRC representative to schedule a convenient time for the review. When that contact is made, the CRC representative will answer any questions about the compliance review process. Once the review appointment is set, the CRC representative will send a letter confirming the date and time of the review and requesting that you provide certain information in advance of the review and also submit any other records you deem pertinent to your compliance civil rights requirements. Centers must notify the Lead Center immediately when they are contacted by a CRC representative.

Under the Cooperative Agreement between SFCC and the SBA, all centers and institutions are subject to review of any records at any time by regulation and SBA standard operating procedures. No center or institution may withhold requested information provided the information requested is within contractual or regulatory compliance.

State of New Mexico

A significant portion of the Program funding comes from the State through legislation. The Accountability Act of 1999 establishes guidelines and requires all state-funded organizations to participate in the accountability process identified by that law.

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Center Directors

Center Directors should meet with their institution's leadership to communicate the value of the Program to the institution and the State of New Mexico. In addition, Center Directors should ensure the institution's leadership understand the Program, keep them informed of how the center will accomplish the Statewide Business Plan Wildly Important Goals and the center's Deliverables (cooperative agreement Attachment A).

Center Directors should seek opportunities to collaborate with their institution's academic programs and community outreach efforts to better serve the small business community in their assigned service area.

America's Small Business Development Centers

America's SBDC (ASBDC) is the association that represents America's nationwide network of Small Business Development Centers. The Lead Center is a paying member of the ASBDC. As a center, your staff may use the resources offered by the ASBDC and resources located on the ASBDC membership page https://americassbdc.org/members/. For access to the ASBDC members page the universal username and password is located on the intranet.

Prior to volunteering or participating in any ASBDC activities (i.e., events, committees, etc.) centers shall obtain written authorization from the ESD.

The NMSBDC is a member of the ASBDC and encourages staff to attend the annual training event (pending budget availability) and to take advantage of its services if funding is available. To learn more about the Association and Accreditation Standards visit their website at www.americassbdc.org The Lead Center contributes a proportionate dues share to the ASBDC annually and participates in the annual national impact study. The ESD (or his/her delegate) has one vote towards Association action.

Governing Policies

Legislation

The national SBDC program was established by, and operates under, the provisions of the Small Business Act of 1980, as amended (Public Law 96-302). Title II of this Act authorizes the Small Business Development Center program. Title 15 USC, Chapter 14A, Section 648 states that after 1992, only institutions of higher education are eligible recipients of SBDC funding.

U.S. Small Business Administration "Notice of Award"

The annual SBA's Notice of Award regulates the activities of the NMSBDC as set forth in Section 21 of the Small Business Act (15 United State Code 648) and SBA's regulations (13 Code of Federal Regulation part 130). Along with the Small Business Act,

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the Cooperative Agreement (31 USC 6305) and the current SBA Funding Opportunity establish the authority for the Recipient Organization (i.e., SFCC) to enter into contracts to create, manage and oversee centers. The Lead Center is responsible for execution of the contracts.

OMB Circulars

The Office of Management and Budget (OMB) is responsible for oversight of the SBA's procurement, financial management and regulatory policies. It assists with the President's budget and develops financial management and administrative policies for Federal agencies that govern all grants, cooperative agreements, and other agreements, with the exception of Federal contracts. OMB's system of communicating to agencies is through circulars and bulletins. Circulars provide information on administrative procedures and cost principles and are issued when the subject matter is of continuing effect. Bulletins are issued when the subject matter requires a single or one-time action or is transitory in nature (i.e.: directive on appropriations distribution under a Continuing Resolution). As stated in the OMB Circulars, costs must "reasonable, allocable and allowable." Cost circulars set definitions of allocability of direct costs and Facility and Administrative (F&A) costs or indirect costs. The Circulars define the allowable elements of costs such as salaries, benefits, equipment, supplies, etc. and also set requirements for time and effort reporting systems. The Program and centers are required to comply with Administrative Circular 2 CFR Part 215 the uniform administrative requirements for grants and agreements with institutions of higher education, and 2CFR part 220 cost principles for Educational Institutions, and OMB Circular A-133 audits of states local governments and other nonprofit organizations.

Federal Regulations:

The Code of Federal Regulations (CFR) codifies general and permanent rules published in the Federal Register by the agencies and executive departments of the Federal Government. The CFR contains regulations that detail how to function within the laws contained in the US Code. Every regulation in the CFR must have a law in force that requires the regulation. The CFR has 50 titles representing different subject areas. Within each title, there are chapters representing the issuing agencies. Each volume is updated every calendar year and republished once every four years. US Code 15 Section 648 authorizes CFR Title 13 Part 130 Small Business Development Center regulations. Title 13 applies to the Business Credit and Assistance; Parts 1-199 SBA applies to all recipients and sub-recipients of SBA funding. This refers to grants and loans of federal funds, grants or donation of federal property and interests of property. SBA will conduct periodic compliance reviews to survey the practices of recipients. SBA will investigate written complaints and efforts will be made to resolve the matter through informal means. If it is determined that the matter cannot be resolved, action will be taken against the assistance programs. Accordingly, staff members need to comply with the following federal regulations.

13 CFR Part 112- Discrimination on Basis of Race, Color, or National Origin No person in the U.S. shall, on the grounds of race, color or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination

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by any business or other activity. For full regulation, please see: https://www.gpo.gov/fdsys/pkg/CFR-2006-title13-vol1/pdf/CFR-2006-title13-vol1-part112.pdf

13 CFR Part 117 - Discrimination On Basis of Age

No person in the U.S. shall, on the basis of age, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any business or activity receiving federal financial assistance. Specific discriminatory actions prohibited include denying an individual any services, financial aid or other benefit provided by the business or other activity on the grounds of age, or limit persons in their efforts to assist in federally funded programs or treat an individual differently from others. For full regulation, please see: https://www.gpo.gov/fdsys/pkg/CFR-2009-title13-vol1/pdf/CFR-2009-title13-vol1-part117.pdf

13 CFR Part 147 – Government Wide Requirements for Drug-Free Workplace For full regulation, please see: https://www.gpo.gov/fdsys/pkg/CFR-2006-title13-vol1-part147.pdf

13 CFR Part 136 - Discrimination on the Basis of Handicap

This federal regulation applies to all programs and states that no qualified individual with handicaps shall, on the basis of handicap, be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any program or activity. Services provided must be equal and as effective to gain the same benefit or to reach the same level of achievement as that afforded to others. Centers may not provide different or separate aid, benefits or service to handicapped individuals than is provided to other individuals, unless such action is necessary to provide qualified handicapped individuals with assistance as effective as those provided to others. SBA policy requires SBDCs to make modifications and accommodations, which do not fundamentally alter the program or activity or entail undue financial or administrative burdens, to enable otherwise qualified disabled individuals to participate. For practical purposes, centers should keep information on available Braille/sign language translation services and have office space accessible to individuals with handicaps. For full regulation, please see:

https://www.gpo.gov/fdsys/pkg/CFR-1998-title13-vol1/pdf/CFR-1998-title13-vol1-part136.pdf

NMSBDC Operations

Service Requirements

The NMSBDC shall carry out the activities set forth in Section 21 of the Small Business Act (15 U.S.C. 648), SBA's Regulations (13 CFR Part 130), the current OSBDC Funding Opportunity, and the current NMSBDC application proposal. Federal regulations require NMSBDCs to provide prospective and existing small businesses and entities with counseling and training concerning the formation, financing, management and operation of small businesses. Services offered should be regularly assessed by the Service Center Director to keep pace with changing small business needs. To the extent possible, SBDCs

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in their designated service area should collaborate and partner with other federal, state, and local government programs assisting small business including SBA resource partners such as SCORE, Women's Business Centers and Veterans Business Outreach Center.

Federal regulations prohibit charging fees to clients for counseling services. However, centers may charge reasonable fees for training to recover the costs associated therein. Centers are required to make accommodations in cases where a client has special needs. It is understood that centers are given a reasonable amount of time to make those accommodations.

Financial Packaging Assistance Guidelines

SBDCs are encouraged to provide counseling services that increase small business access to capital, such as business plan development, financial statement preparation and analysis and cash flow preparation and analysis.

SBDCs should help prepare their clients to represent themselves to lending institutions. While SBDCs may attend meetings with lenders to assist clients in preparing financial packages, they may not take a direct role in representing clients in loan negotiations. SBDCs should inform their clients that counseling assistance or financial packaging assistance does not guarantee receipt of a loan. SBDCs cannot make loans, service loans or make credit decisions regarding the award of loans.

SBDCs must not advocate, recommend approval or otherwise attempt in any manner to influence lenders to provide financial assistance to any of its clients. SBDCs may not charge fees for providing assistance for financial packaging. Providing any preferential treatment to clients of any specific lender is prohibited, as is the SBDC's acceptance of payment for the provision of counseling services.

Professional Services

SBDCs must not engage directly in the practices of law, accounting, bookkeeping or tax preparation. This includes, but is not limited to, using SBDC counselors to provide individual legal advice, represent a client in litigation or any legal proceeding, or otherwise practice law or accounting as defined by the State of New Mexico. SBDCs may provide information about general business and tax laws. However, clients should be told to consult with a licensed attorney and/or accountant prior to making important business decisions on these matters. Clients needing more than general information should be referred to a listing of professional practices able to assist them through private consulting. Referral lists must include at least three choices (when possible) and include contact information. To avoid conflict of interest or the appearance of such, centers should not make specific recommendations.

Site Requirements

While it is recognized that each SBDC is a unique combination of resources, sponsors, and clients and therefore unique in its delivery of Program services, every center must meet minimum standards designed to ensure quality service to New Mexico's business community.

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Office Space

Acceptable office space includes:

- Access to classroom or training space where SBDC funded staff may provide SBDC trainings.
- Office(s) for the staff where he/she may provide confidential counseling.
- Center must ensure that its site is readily accessible to all business clients including handicapped.
- Adequate space for office supplies and equipment that offers reasonable security.

Program services should be as accessible as possible to the small business community and the general public (i.e., downtown areas, Chambers of Commerce, community colleges, community training centers, universities and colleges).

Signage

In addition, the center must display signage featuring both the SBA and the NMSBDC logos prominently at all facilities open to the public and which are used for program activities. Such signage must prominently feature the acknowledgement of the following statement of support: "Funded in part through a Cooperative agreement with the U.S. Small Business Administration." Appropriate signage will identify the facilities as a "New Mexico Small Business Development Center" and must be clearly visible from the main road and/or parking area.

Office Equipment

To function smoothly and efficiently, a local center must maintain at minimum the following office equipment for center and client use: reasonable access to a photocopier or multifunction printer, a computer with access to the Internet, printer, scanner, office phone and/or cell phone.

Hours of Operation

Your center shall be open to the public throughout the year during the normal business hours of your institution. In addition, provisions shall be made to provide evening and weekend assistance, both in your center and online, as appropriate to meet local community demands and needs.

Changes in your institution's normal business hours which will impact the center's operating hours shall be reported to the Center's Assigned ASD, as soon as is feasible, so that the SBA Project Officer and SBA OSBDC Program Manager can be notified.

Anticipated closures for your center's location(s) may occur for institution holidays, institution professional development trainings, NMSBDC Network meetings, or NMSBDC Program statewide professional development training activities. The SBA OSBDC requires anticipated closures for center locations to be included in the SBA/SFCC cooperative agreement.

Emergency or un-anticipated closure of your approved center location(s) shall be reported

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to the Center's Assigned ASD by email as soon as is feasible, so that the SBA Project Officer and SBA OSBDC Program Manager can be notified. In order to conduct business counseling and outreach to small businesses within your entire Designated-Service Area, your SBDC Program funded staff may temporarily leave your center unattended during normal business hours. These occasional, short-term closures (less than a day), for Key Services and outreach purposes do not require reporting to the Center's Assigned ASD.

Telephones

Centers are required to maintain publicly listed telephone numbers under the name of the center. To ease accessibility to clients, the publicly listed number should be a direct line to the center. Clients should not have to contact the institution prior to reaching the center. Telephones should be answered at all times either by a person, answering machine, or a voice mail service.

All phone calls should be answered with a professional tone such as follows:

"Thank you for calling the New Mexico Small Business Development Center at *Institution*, this is *Your Name*. how may I help you?"

Use of Logos and Acknowledgments on Publications

Use of the ASBDC, NMSBDC, and the SBA logos <u>must</u> have prior approval from the **Lead Center**. This includes any printed and/or web materials, all marketing, advertising and training materials purchased or developed in any media.

ACKNOWLEDGEMENT OF SBA SUPPORT AND PUBLICATION REQUIREMENTS

It is important that your clients and the general public are aware of the SBDC Program and SBA's role in this project, as well as the taxpayer funded support the Agency is providing under this Award. Therefore, centers must include the following acknowledgement of support statement on all materials produced in whole or in part with program funds. "Funded in part through a Cooperative Agreement with the U.S. Small Business Administration."

Where you use Project and/or Program Funds to produce materials featuring editorial content, you must use the following alternate acknowledgment of support statement (either independently or in conjunction with the "Powered by SBA" image): "Funded (in part) through a Cooperative Agreement with the U.S. Small Business Administration. All opinions, conclusions, and/or recommendations expressed herein are those of the author(s) and do not necessarily reflect the views of the SBA."

The term "materials" does not include stationery or business cards, and the "Powered by SBA" logo must not be used on such items. For purposes of this requirement, the term "materials" includes, but is not limited to, press releases, brochures, pamphlets, handouts, reports, advertisements, books, curricula, websites, video or audio productions, and similar items regardless of the medium employed. The SBA logo can be found on the nmsbsdc.org intranet. The SBA/SBDC partnership logo which appears below must be displayed in a prominent location on any publication:

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Centers can only use the SBA logo found on the nmsbdc.org intranet and no alterations are permitted.

Parking

Parking facilities must have an adequate number of parking spaces and may, as determined by the Lead Center, require reserved spaces for Program clients. These spaces should be in a well-lit area close to the center.

Prior Approval

The Consolidated Appropriations Act of 2023 (P.L. 117-328) Section 632 Title VI Division E, requires that all press releases concerning SBA grant award program such as the SBDC contain specific information on the funding source. Therefore, any planned press release must be sent in writing to the ESD for prior approval before release.

See the current cooperative agreement for other actions that require prior approval of the ESD. Failure to obtain prior approval when required may result in a financial disallowance, suspension or termination of funding.

Staff, Staff Development and Standards of Conduct

Staffing Requirements

The minimum staff at each center is a Center Director. Unless otherwise stated in the institution's cooperative agreement, 100 percent of their time must be committed to the Program. Program staffing size and organizational structure is determined by the ESD.

Staff Orientation and Development

The Lead Center requires each staff member to participate in NMSBDC Professional Development Program (PDP) as part of the investment in human resources. Professional development activities should be based upon the needs of the center's clients, local small businesses within their regions, align with the Statewide Business Plan, and lead towards possession of the Program's core competencies. Responsibility for institution orientation will rest with institution's and Center Directors.

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Staff members should be willing to participate in a teaching capacity in support of PDP as required by the Lead Center.

Students/Interns

Where appropriate, a reasonable share of basic services can be provided by qualified students, including both undergraduate and graduate. However, students MAY NOT counsel Program clients independently without the prior approval of the ESD. Students may be utilized to support centers, including answering the phone, data entry, and other administrative functions. Either the Center Director or a business advisor approved by the Center Director must be present during one-to-one counseling.

Interns and students must sign volunteer Code of Conflict/Confidentiality/Conflict of Interest Form or Code of Conflict/Confidentiality/Conflict of Interest Form for SBDC Program Funded Staff if they are being paid before they are allowed access to any client information, including working with Neoserra. Time spent by students in preparation for a client (e.g., research, counseling, etc.) should be entered into Neoserra by the Center Director under the students name.

Recognizing the opportunity to leverage resources by using student team or classroom projects to provide in-depth research for small business clients, the Lead Center encourages centers to make arrangements with local institutions of higher learning. The Center Director is responsible for ensuring quality of service and information provided by student teams.

Student teams or classroom projects conducted by students must be fully supervised by faculty. The Center Director or the client's primary counselor must also review the work of the team for the client to ensure quality, timely, and useful information. Student teams or project members should not meet independently with the client without the supervision of a faculty member and the primary SBDC business counselor.

Center's cannot reimburse faculty for their time spent overseeing project(s).

Conflict of Interest/Confidentiality/Code of Conduct See Cooperative Agreement, Attachment N, O, P

Center Director (CD) Responsibilities

Center Directors are responsible for all aspects of leadership and management of their center; ensuring compliance with all applicable laws, circulars and policies. Center Directors are expected to ensure their center activities align with the Statewide Business Plan. Center Directors are also expected to actively collaborate with SBA Resource Partners and local partners and maintain strong relationships with their institution leadership and local legislators

No Competition/Cooperation Rule

Centers should maintain working relationships and open communication with the financial and investment communities, legal associations, local and regional private consultants, and local and regional small business groups in order to help address the various needs of the

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small business community. Centers should not seek to duplicate quality services provided by other legitimate organizations and programs within their service area but rather cooperate and cross-refer clients. According to the SBA, there should be evidence of extensive networking, linkages, cooperation, and integration with the Chambers of Commerce, business and trade associations, economic development agencies, and other organizations. This is encouraged to avoid duplication of efforts and to foster broad development and delivery of small business assistance services. Programs shall not compete with the private sector, and they shall make every effort to avoid the appearance of such.

Restrictions on Lobbying

In accordance with regulations outlined in 13 CFR Part 146 - New Restrictions on Lobbying, the NMSBDC certifies that no Program funds are used to pay any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a specific contract, grant, loan, cooperative agreement, or the extension, continuation, renewal, amendment, or modification of any of these transactions. Since all centers receive funds matched to a federal grant, all centers must abide by these restrictions.

NMSBDC Supported Software

The responsibility for hardware support, operation, and maintenance of computers remains with the center or their technical designee at the institution level. On behalf of the NMSBDC, Outreach Systems currently supports a web-based Client Activity Tracking software, known as Neoserra. The database server and application software reside with Outreach Systems, located in Santa Barbara, California. All centers are required to enter activity data into the Neoserra system. All of the data required by the SBA must be entered into Neoserra and is used for Program reporting. Only the Lead Center's Data Analyst or his/her designee has the authority to implement changes to the database.

Neoserra requires a username and password to access. Permissions to use the system are obtained by completing an Outreach Systems Neoserra User Profile available from the Lead Center's Data Analyst as part of the Onboarding Process. These permissions authorize staff to access Program data files only if such operation is clearly a part of, or directly related to, the workload of the Program.

When a staff member of the Program leaves his or her position, it is the responsibility of the person in charge of the center to immediately notify the Center's Assigned ASD so the staff member's user permissions can be disabled by the Lead Center's Data Analyst.

Network Software Systems

Currently the Program is utilizing Neoserra for capturing the eCenters' activity (https://nmsbdc.Neoserra.com/). All Centers are expected to utilize the NMSBDC website (http://www.nmsbdc.org). The Lead Center also encourages centers to utilize any software purchased and managed by the Lead Center. Any other software used for client counseling that a center wants in addition to what is provided by the Lead Center or your host

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institution, must be discussed with your assigned ASD. Centers should refrain from entering personal identifiable information into Artificial Intelligence (AI) related tools.

Current software includes:
IBIS World
Data Axle
SD SBDC Financial Projections Software
Vertical IQ
ChatGPT
Constant Contact
Zoom

The Lead Center serves as the focal point for software services used within the Program statewide. All questions/concerns regarding software should be directed to the Lead Center's Data Analyst.

Ownership and Use of Information Technology Resources

The information technology resources provided and maintained by the Lead Center are intended for Program related purposes including the support of the NMSBDC mission, its functions and activities statewide. Appropriate use of computing resources includes respecting the privacy of other users and their accounts, using only those resources you are authorized to use, and abstinence from using any of these resources for personal gain or commercial use not related to business. Unauthorized and/or inappropriate use of these resources is prohibited and may result in revoking of user's permissions.

Disclosure of Passwords

It is a violation for any person to disclose any assigned password to any other person, except to a member of the Lead Center staff for problem resolution purposes. Thus, it is the responsibility of each employee to whom a password is assigned to maintain the confidentiality of the password. Under no circumstances shall passwords be posted or kept in a place that is accessible to unauthorized persons. Access to these accounts and their passwords to any unauthorized personnel are prohibited. It is the responsibility of the account owner to notify the Center's Assigned ASD whenever unauthorized account access is suspected. The account owner should then change their password.

Web Publishing Policy

The NMSBDC web site is managed by the Lead Center and contains location pages for each center. This is the ONLY website page that a center should be using to promote their center, staff and counseling services to the public. The centers are allowed to participate in a page sponsored on the institution site as well. The use of any institution web sites to promote the center must be consistent with the mission and vision of the Program. Any center page not contained within the NMSBDC.org site must contain a cross link to the NMSBDC.org site.

Centers

The center location page within the NMSBDC.org site is the responsibility of the Center

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Director who may designate a center staff member to monitor the page for currency and notify the assigned ASD in writing of any updates needed.

Content Guidelines for Web Location Pages

- **A.** All web pages must reflect only information and resources that are consistent with the NMSBDC mission and vision.
- **B.** All center location pages on their host institutions website (if available) must contain a link to the NMSBDC web site (www.nmsbdc.org). This link to the official NMSBDC's home page should be prominently displayed on the page. The NMSBDC web site will contain a link back to all host institution Center web sites.
- **C.** No center location page may contain a link to the personal web pages of any Program staff.
- **D.** Commercial use of any NMSBDC web site for the pursuit of personal or financial gain is prohibited.
- **E.** All postings must comply with all state, federal, and international laws concerning copyright, intellectual property rights, and legal uses of network computers.
- **F.** Postings must include a statement of copyright when appropriate and indicate that permission has been received when including copyrighted materials.
- **G.** The ESD reserves the right to define high quality in both style and presentation of all location pages.
- **H.** Location pages must not be used as a forum for political, religious, or personal philosophy.

Reporting

The cooperative agreement with each institution and the Statewide Business Plan provides the reporting guidance.

Performance Measures

The cooperative agreement with each institution and the Statewide Business Plan provides the performance measures.

Contact Record

A contact is an individual. This status is used to track individual-specific information such as contact information, gender, ethnicity, veteran status, etc. Contact records are closely linked with the client or pre-client records in the Program database to allow tracking individuals from a company or agency.

Surveys

The type, frequency and number of total surveys required are subject to change as determined by the Lead Center. Each center must participate with required surveys. Each survey is designed for analyses of key measurements that will support the NMSBDC Vision, Mission and Statewide Business Planning as well as meet stakeholder accountability expectations.

Client Surveys: In the event a center receives a client survey response marked as "Not Satisfied," for counseling or training they should contact their ASD. The ASD will contact the

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client to understand what the issue may have been and document the outcome of the discussion/resolution in the client's Neoserra record by entering an Administrative Session. This ensures that client concerns are addressed and documented. ASDs will coach center for understanding as needed.

Performance Reporting Policies

While the Cooperative Agreement, Statewide Business Plan, Measures document, and the Program Policy and Procedure Manual all provide guidance and instructions concerning WIG 1 & 2 measures this policy is intended to clearly establish data capture and reporting timelines for each of our measures.

Every center must maintain complete and accurate records and supporting documentation to facilitate financial and/or program audits. It is important all centers continually enter quality data into the database to ensure complete and timely submission of statewide data to the SBA and other stakeholders. As background information, every quarter the Lead Center extracts the data from Neoserra and uploads the required SBA data to the SBA's database known as NEXUS. The Cooperative Agreement requires that each "SBDC Service Center shall fully document all business counseling using Neoserra for initial and each subsequent client business counseling session.

Data Capture and Counseling Session Records

Each SBDC Service Center shall maintain individual files in an electronic format on each business counseling client, including documentation necessary to provide a clear audit trail of all counseling sessions in Neoserra. Each center must maintain client case records within Neoserra. Session records must include the following:

- Detailed description of what happened during the session
- Identification or analysis of the problem or opportunity
- Actions taken during the meeting, recommendations made, follow-up required by the counselor, actions to be taken by the client, and next steps (if any).
- All comments written in the counseling session records should show clear progression towards the development of a skilled entrepreneur. The records should demonstrate high quality counseling and examples of work performed. The purpose in writing high-quality narrative descriptions includes the following:
 - Narrative descriptions are the primary record of the client's journey to becoming a skilled entrepreneur and are needed to be able to identify if we are successful in fulfilling our mission.
 - Narrative descriptions are the only means that other counselors have to familiarize themselves with a case, should that become desirable or necessary.
 - O The process of writing narrative descriptions is an important part of the consulting process, for in writing the narrative, the counselor takes the time to assimilate and organize what occurred in the session, which is important for planning and understanding the on-going case and maintaining focus on problem-solving.

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Measures and Reporting Timelines

Measures and reporting timelines are addressed in the cooperative agreement and the Measures Foundational Document. Additional requirements are as follows:

• WIG 1 MEASURES:

- Cost per jobs created or saved As this is a State Fiscal Year Measure all data for this measure must be reported during the State Fiscal Year that it occurred with the last date for entry being June 30 of each year.
- O All other WIG 1 Measures should be reported in the quarter that it occurred with the last date for entry being the last day of each quarter. Therefore, while timely reporting is essential the following additional time limit for capturing and reporting economic impact is established:
 - ➤ advisors should capture and report impact in the calendar year the impact occurs,
 - > since it is possible that impact may not be known by the client nor the advisor without follow up to a client, impacts that occurred within one calendar year prior to the current calendar year may be captured.
 - ➤ if impact is discovered by an advisor past the allowable period but occurring only in one additional calendar year, then the circumstances of why the impact was not recorded earlier need to be provided by the service center's director and reported to the assigned ASD for their review, evaluation and recommendation which they will send to the ESD for the final decision if the impact will be reportable.

• WIG 2 MEASURES:

 Number of legislative visits, Number of third party endorsements, Number of media exposures, Number of community presentations and NMSBDC Client satisfaction level for counseling and training - all data for these measures must be reported during the Calendar Year that it occurred with the last date for entry being December 31 each year.

Training

An important key service provided by the Program is its ability to educate the small business community, which is training. Training refers to a public workshop or seminar that is structured to provide business-related information. Training can take many forms beyond the traditional, one-time seminar in a classroom setting including:

- Multiple training events A structured series of classes or modules much like a typical college course where attendees receive documentation or reward for completion.
- On-line training An event in which individuals must attend simultaneously (synchronous).
- Recorded an event in which individuals learn at their own pace (asynchronous).

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Staff or interns cannot be counted as attendees of SBDC workshops. Training events internal to the Program should not be reported to the SBA.

Training Event Promotions

All marketing materials and announcements of the event must have the appropriate SBA disclaimers. Flyers and other marketing materials should specifically and clearly name the NMSBDC as a sole sponsor or co-sponsor which may include recognizing the center's institution, the SBA and the State of New Mexico. All marketing material must serve to identify the center as a member of the Network. Please contact the Lead Center or refer to the approved Program templates in Constant Contact for specific details.

Training Revenue

Although centers may not charge for counseling, they do have the option to charge for training events. At the discretion of the Center Director, reasonable fees may be charged to cover the costs of training, services provided by a third party or specialized services. The definition of Program Income, according to the cooperative agreement with SBA, is gross income earned by an SBDC that is directly generated by a Program-supported activity. This may include, but is not limited to, income derived from fees for workshops, or for books, workbooks, usage or rental of equipment, etc. *OMB Circular A-110 and OMB CircularA-21* requires the center to completely account for Program Income. The Center Director is responsible for ensuring that Program Income be used only for the purpose of further delivery of Program services. Planned expenditures from Program Income are subject to OMB Uniform Guidance and Program rules and requirements as set forth in 13 C.F.R. § 130.480.

When a center sponsors an event, whether or not it is responsible for collecting fees, the center must track certain financial information in Neoserra for disclosure on SBA Form 888. This includes:

- number of people who paid the full amount of the registration fee
- number of people who paid discounted rates
- number of people who attended free of charge
- amount of money made by the event in total to be divided into amount from full fee paid and from discounted fee paid.

Any funds collected from registration fees must be kept in a Program Income account, and centers must follow the guidelines for expenditure of these funds. If the center did not collect the fees or received only a portion of the fees, the center must indicate on SBA Form 888 for that event, a contact name and number for each co-sponsor that received funds. The SBA Form 888 must include the signature of the co-sponsor to certify receipt of fees.

"No Shows"

Occasionally centers have attendees who pay but do not show up for the event. The policy for no shows is at the discretion of the center and its institution. No shows should either:

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- receive credit for a future training event;
- have their fees refunded;
- forfeit the fees paid, which is acceptable as long as the client understands that the fee for the training is non-refundable. A statement to that effect should appear on the marketing materials for the event.

No-Shows should be noted in Neoserra and should not be counted as an attendee on the SBA Form 888, nor should their fees show in the "Fee Distribution" section. Fees received from no-shows should be noted on the program income report.

Pre-Training Participate Profile Record and Post-Training Evaluation Report

Centers must distribute and collect training documents to/from attendees in accordance with the cooperative agreement.

Budget Categories and Guidelines

Each cost item must fall into one of the following categories:

<u>Personnel</u> - Salary of staff, student salaries, and other compensation for services.

<u>Fringe Benefits</u> - Employee benefits related to personnel service costs, provided that such benefits are granted in accordance with established host institution policies.

<u>Travel</u> - All travel and per diem cost of Program personnel. All Out-of-State travel not specifically listed in the current year budget must be pre-approved by the ESD. Written requests submitted to the ESD for out of state & foreign plans should explain destination, nature of trip, and benefits to be derived. Out of designated service area travel purchases should not be undertaken/made until approval is received. Beginning April 28, 2025, the SBA has expressly prohibited the use of Federal funding for out-of-country travel.

<u>Equipment</u> - Purchase, lease, repair/maintenance and use/depreciation costs for all articles of non-expendable tangible personal property having a useful life of more than one year and an acquisition cost of \$10,000 or more per unit.

<u>Supplies</u> - Cost of consumable goods used in the operation of the program, such as office and computer supplies, and other items under the dollar threshold for equipment.

<u>Contractual</u> - All Program costs that benefit the program directly and not allocated directly throughout the other budgeted line items; all contractual costs other than those for equipment, consultants, and space.

<u>Consultant</u> - All consultant-related (non-employee) costs that benefit the clients and/or client base directly including costs for consultant contracts and travel (primarily used for training, counseling and special projects).

Other - All necessary, justifiable and allowable costs not included elsewhere; miscellaneous and contingency costs are not allowable so all costs in this line item must be described (examples include printing, copying, postage, space (rents), utilities, dues, subscriptions, library resource materials and staff recruitment).

Accounts

The SBDC is not a legal entity; it is a government program that requires a host organization to sponsor it and serve as its fiscal agent. SBDCs must operate within the financial management systems and internal controls of its host. Institutions must account for all funds,

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property, and other assets ensuring their use solely for authorized purposes. However, Center Directors must have control over the use of the funds in the accounts and ensure that expenditures are used only for Program purposes. Centers cannot act as a legal entity independent from its host, such as opening a separate bank account.

The Standards for Financial Management Systems are found in OMB Circulars A-133 and A-110, or 13 CFR part 143 and 2 CFR part 220 (OMB Circular A-21).

Invoicing Process

NMSBDC will reimburse host institutions on a quarterly basis, based on submission of quarterly invoices detailing actual expenditures along with supporting documents as required by the Lead Center. This must be included at the end of each quarter where the activity occurred. The quarterly reports shall have the concurring approvals and signatures of the Center Director and institution's appropriate authorized representative and follow the process outlined in the cooperative agreement.

Federal and state funds are distributed through the Lead Center to centers in the amounts stated in the cooperative agreements for each calendar year. Centers draw from these funds through their institution. Goods and services purchased by the Program must be delivered before the end of the contract period.